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1	KEVIN V. RYAN (CSBN 118321) United States Attorney	
2	MARK L. KROTOSKI (CABN 138549) Chief, Criminal Division FILED	
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4	NAHLA RAJAN (CSBN 218838) Special Assistant United States Attorney JUN 1 9 2006	
5	450 Golden Gate Avenue, Box 36055	
6	San Francisco, California 94102-3495 Telephone: (415) 436-6838 RICHARD W. WIEKING CLERK. U.S. DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
7	FAX: (415) 436-7234 Email: nahla.rajan@usdoj.gov	
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9	Attorneys for Plaintiff	
10	UNITED STATES DISTRICT COURT	
11	NORTHERN DISTRICT OF CALIFORNIA	
12	SAN FRANCISCO DIVISION	
13	UNITED STATES OF AMERICA, No. 3-06-70306 EDL	
14	Plaintiff,	
15	v.) [PROPOSED] ORDER AND v.) STIPULATION EXTENDING TIME	
16	ANTONIO MELENDEZ-TORRES,) UNDER RULE 5.1 AND EXCLUDING TIME UNDER THE SPEEDY TRIAL ACT	
17	aka Antonio Torres Melendez,	
18	Defendant.)	
19	The parties stipulate and agree, and the Court finds and holds, as follows:	
20	1. The parties appeared on the instant matter May 18, 2006 in front of the Honorable	
21	Elizabeth D. Laporte for defendant's initial appearance on the complaint. On May 18, 2006, the	
22	matter was continued to June 6, 2006 for a detention hearing and to set an arraignment /	
23	preliminary hearing. On June 6, 2006, the parties appeared in front of the Honorable Maria-	
24	Elena James, and the matter was continued to June 16, 2006 for detention hearing and to set an	
25	arraignment / preliminary hearing.	
26	2. On June 6, 2006, Assistant Public Defender Steven G. Kalar, who represents the	
27	defendant, requested an exclusion of time from June 6, 2006 to June 16, 2006, based on effective	
28	preparation and continuity of counsel. The defendant agreed to an extension of time for the	
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preliminary hearing under Federal Rule of Criminal Procedure 5.1(d) and an exclusion of time			
under the Speedy Trial Act. The parties are involved in discussions which appear likely to lead			
to pre-indictment resolution of this case. Th	erefore, the parties are requesting an extension of		
time under Rule 5.1(d) and an exclusion of time under the Speedy Trial Act. The parties agree			
that the time from June 6, 2006 to June 16, 2006 should be extended under Rule 5.1(d) and			
excluded in computing the time within which an information or indictment must be filed. See 18			
U.S.C. § 3161(h)(8)(A) and (B)(iv).			
3. In light of the foregoing facts, the failure to grant the requested exclusion would			
unreasonably deny counsel for the defense the reasonable time necessary for effective			
preparation, taking into account the exercise of due diligence. See id. The ends of justice would			
be served by the Court excluding the proposed time period. These ends outweigh the best			
interest of the public and the defendant in a speedy trial. See id. § 3161(h)(8)(A).			
4. For the reasons stated, the time period from June 6, 2006 to June 16, 2006 is extended			
under Rule 5.1(d) and excluded from the calculation of time under the Speedy Trial Act, 18			
U.S.C. § 3161(h)(8)(A).			
IT IS SO STIPULATED.			
DATED:	Respectfully Submitted,		
	/ C /		
	/S/ NAHLA RAJAN Special Assistant United States Attorney		
	Special Assistant Officed States Attorney		
DATED:	/S/ STEVEN G. KALAR		
	Counsel for Antonio Melendez-Torres		
PURSUANT TO STIPULATION, IT IS SO ORDERED.			
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DATED: <u>6/19/06</u>	HONORABLE MARIA-ELENA JAMES		
	United States Magistrate Judge		

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